1 2 3 4 5	J. Andrew Coombs (SBN 123881) andy@coombspc.com Annie S. Wang (SBN 243027) annie@coombspc.com J. Andrew Coombs, A P. C. 517 East Wilson Avenue, Suite 202 Glendale, California 91206 Telephone: (818) 500-3200 Facsimile: (818) 500-3201			
6	Attorneys for Plaintiff Nike, Inc.			
7	recomeys for Frament Tyrke, the.			
8 9 10	Hector Jose Chinchilla (SBN 126617) HChinchilla@migrp.com Millennium Group 4861 Mission St San Francisco, CA 94112 Telephone: (415) 333-8217 Facsimile: (415) 333-8271			
11	Attorney for Defendants Fleifel New Step, Inc. d/b/a New Step Fashion and Richard Fleifel			
13 14 15	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
16	Nike, Inc.,) Case No. CV 07-2856 RMW		
17	Plaintiff, v.)) [PROPOSED] CONSENT DECREE) PURSUANT TO STIPULATION		
19	Fleifel New Step, Inc. d/b/a New Step Fashion, Richard Fleifel, and Does 1 through 10, inclusive,			
21	Defendants.			
22	The Court, having read and considered the	Joint Stipulation Re Entry Of Proposed Consent		
23	Decree that has been executed by Plaintiff Nike, Inc. ("Nike" or "Plaintiff") and Defendants Fleife			
24	New Step, Inc. d/b/a New Step Fashion and Richa	ard Fleifel (collectively "Defendants") in this		
25	action:			
26	GOOD CAUSE APPEARING THEREFORE, THE COURT ORDERS that this			
27	Consent Decree shall be and is hereby entered in the within action as follows:			
8				
	Nike v. New Step, et al.: Proposed Consent Decree	1-		

- 1) This Court has jurisdiction over the parties to this action and over the subject matter hereof pursuant to pursuant to the provisions of the Lanham Act, 15 U.S.C. § 1051, et seq., as well as 28 U.S.C. § 1338(a) and 28 U.S.C. § 1331.
- 2) Service of process was properly made on the Defendants.
- 3) Nike owns or controls the pertinent rights in and to the trademarks listed in Exhibit "A" attached hereto and incorporated herein by this reference (The trademarks identified in Exhibit "A" are collectively referred to herein as the "Nike Trademarks").
- 4) Defendants have made unauthorized uses of the Nike Trademarks or substantially similar likenesses or colorable imitations thereof.
- 5) Defendants and their agents, servants, employees and all persons in active concert and participation with them who receive actual notice of the Injunction are hereby restrained and enjoined, pursuant to 15 U.S.C. § 1116, from:
 - a) Infringing the Nike Trademarks, either directly or contributorily, in any manner, by:
 - i) Importing, manufacturing, distributing, advertising, selling and/or offering for sale any unauthorized products which picture, reproduce, copy or use the likenesses of or bear a confusing similarity to any of the Nike Trademarks ("Unauthorized Products");
 - ii) Importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection thereto any unauthorized promotional materials, labels, packaging or containers which picture, reproduce, copy or use the likenesses of or bear a confusing similarity to any of the Nike Trademarks;
 - iii) Engaging in any conduct that tends falsely to represent that, or is likely to confuse, mislead or deceive purchasers, Defendants' customers and/or members of the public to believe, the actions of Defendants, the products sold by Defendants, or Defendants themselves are connected with Nike, are sponsored, approved or licensed by Nike, or are affiliated with Nike;

- iv) Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation, including words or other symbols, tending to falsely describe or represent such goods as being those of Nike.
- Defendants are ordered to deliver for destruction all Unauthorized Products, including footwear, and labels, signs, prints, packages, dyes, wrappers, receptacles and advertisements relating thereto in their possession or under their control bearing any of the Nike Trademarks or any simulation, reproduction, counterfeit, copy or colorable imitations thereof, and all plates, molds, heat transfers, screens, matrices and other means of making the same.
- 7) Except for the allegations contained herein, the claim alleged in the Complaint against Defendants by Nike are dismissed with prejudice.
- 8) This Injunction shall be deemed to have been served upon Defendants at the time of its execution by the Court.
- 9) The Court finds there is no just reason for delay in entering this Injunction and, pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court directs immediate entry of this Injunction against Defendants.
- 10) The Court shall retain jurisdiction of this action to entertain such further proceedings and to enter such further orders as may be necessary or appropriate to implement and enforce the provisions of this Injunction.
- 11) The above-captioned action, shall, upon filing by Plaintiff of the Settlement Agreement, Stipulation for Entry of Judgment and Judgment Pursuant to Stipulation, and requesting entry of judgment against Defendants, be reopened should Defendants default under the terms of the Settlement Agreement.
- 12) This Court shall retain jurisdiction over the Defendants for the purpose of making further orders necessary or proper for the construction or modification of this consent decree and judgment; the enforcement hereof; the punishment of any violations hereof, and for the possible entry of a further Judgment Pursuant to Stipulation in this action.

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EXHIBIT A

EXHIBIT A

Nike Trademark Registrations

3			
	Trademark	Registration Number	Registration Date
4	Swoosh® Design	977,190	January 22, 1974
5	Nike [®]	1,277,066	May 8, 1984
3	Swoosh [®] Design	1,284,385	July 3, 1984
6	Nike [®] and Swoosh [®] Design	1,237,469	May 10, 1983
	Nike Air®	1,571,066	December 12, 1989
7	Air Jordan [®] Design	1,742,019	December 22, 1992 (Class 18 and 25)
8	Just Do It®	1,875,307	January 24, 1995
9	Nike®	2,196,735	October 13, 1998
9			(Class 14)
10	Nike® and Swoosh® Design	2,209,815	December 8, 1998 14 (Class 14)
11	AIR-SOLE	1,145,812	January 13, 1981
	SWOOSH	1,200,529	July 6, 1982
12	NIKE	1,214,930	November 2, 1982
13	NIKE AIR w/Swoosh device	1,284,386	July 3, 1984
13	NIKE AIR	1,307,123	November 27, 1984
14	Swoosh device on shoe	1,323,342	March 5, 1985
	Swoosh device	1,323,343	March 5, 1985
15	NIKE w/Swoosh device	1,325,938	March 19, 1985
16	AIR JORDAN	1,370,283	November 12, 1985
10	AIR MAX	1,508,348	October 11, 1988
17	AIR TRAINER	1,508,360	October 11, 1988
	Jump Man device	1,558,100	September 26, 1989
18	AIR SKYLON	1,665,479	November 19, 1991
19	AIR SOLO FLIGHT	1,668,590	December 17, 1991
19	AIR FLIGHT	1,686,515	May 12, 1992
20	AIR DESCHUTZ	1,735,721	November 24, 1992
	AIR TRAINER MAX	1,789,463	August 24, 1993
21	RUNWALK device	1,877,672	February 7, 1995
22	STARTER	1,896,998	May 30, 1995
22	NIKE GOLF	1,944,436	December 26, 1995
23	NIKE REGRIND	2,022,321	December 10, 1996
	AIRMAX in oval	2,030,750	January 14, 1997
24	AIR UPTEMPO in crest	2,032,582	January 21, 1997
.	NIKE REGRIND in crest	2,042,940	March 11, 1997
25	AIR with Swoosh device	2,068,075	June 3, 1997
26	NIKE with Swoosh device	2,104,329	October 7, 1997
20	ACG NIKE in triangle	2,117,273	December 2, 1997
27	Stylized "B"	2,476,882	August 14, 2001
	NIKE ALPHA PROJECT as	2,517,735	December 11, 2001
28		1 / 7	200111001 11, 2001

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vice		
Ellipses device	2,521,178	December 18, 2001
STORM-FIT	2,551,655	March 26, 2002
Baseballer silhouette device	2,571,726	May 21, 2002
Reverse "Z" in rectangle	2,584,382	June 25, 2002
evice		, , , , , , , , , , , , , , , , , , , ,
VIKE GOLF with crest	2,628.587	October 1, 2002
VAFFLE RACER	2,652,318	November 19, 2002
HYLITE	2,657,832	December 10, 2002
RUNNER	2,663,568	December 17, 2002
ORI-STAR	2,691,476	February 25, 2003
OING	2,735,172	July 8, 2003
woosh with clubs crest	2,753,357	August 19, 2003
RESTO	2,716,140	May 13, 2003
OOTENT	2,798,233	December 23, 2003
OOTENT in device	2,798,234	December 23, 2003
RIAX	2,810,679	February 3, 2004
9	2,843,275	May 18, 2004
VAFFLE TRAINER	2,893,674	October 12, 2004
HERMA-STAR	2,960,844	June 7, 2005
IIKE SHOX	2,970,902	July 19, 2005
TARTER	2,971,216	July 19, 2005
asketball player outline	2,977,850	July 26, 2005
TAR FLEX	3,002,455	September 27, 2005
0//2 in rectangle	3,057,889	February 7, 2006
IKEFREE	3,087,455	May 2, 2006

PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 E. Wilson Ave., Suite 202, Glendale, California 91206.

On March 24, 2008, I served on the interested parties in this action with the:

- JOINT STIPULATION RE ENTRY OF PROPOSED CONSENT DECREE
 - [PROPOSED] CONSENT DECREE PURSUANT TO STIPULATION

for the following civil action:

NIKE, INC. v. FLEIFEL NEW STEP, INC., et al.

by placing a true copy thereof in a sealed envelope. I am readily familiar with the office's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the United States Postal Service on the same day with postage thereon fully prepaid at Glendale, California in the ordinary course of business. I am aware that on motion of the party served, service presumed invalid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit.

Hector Chinchilla Millennium Group 4861 Mission St San Francisco, CA 94112

Place of Mailing: Glendale, California

Executed on March 24, 2008, at Glendale, California